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| APPLICATION NO.                        | FILING DATE | FIRST NAMED INVENTOR | ATTORNEY DOCKET NO.     | CONFIRMATION NO. |
|--|-------------|----------------------|-------------------------|------------------|
| 09/909,624                             | 07/19/2001  | Sheng Li             | 03442P012               | 9984             |
| 7590 01/27/2005                        |             |                      | EXAMINER                |                  |
| Thomas C. Webster                      |             |                      | ABRAHAM, ESAW T         |                  |
| BLAKELY, SOKOLOFF, TAYLOR & ZAFMAN LLP |             |                      |                         |                  |
| Seventh Floor                          |             |                      | ART UNIT                | PAPER NUMBER     |
| 12400 Wilshire Boulevard               |             |                      | 2133                    |                  |
| Los Angeles, CA 90025-1026             |             |                      | DATE MAILED: 01/27/2005 |                  |

Please find below and/or attached an Office communication concerning this application or proceeding.

|   | Application No.   | Applicant(s)  |
|---|---|---|
|   | 09/909,624  | LI, SHENG   |
| Office Action Summary   | Examiner  | Art Unit  |
|   | Esaw T Abraham  | 2133  |
| The MAILING DATE of this communication app<br>Period for Reply  |   |   |
| A SHORTENED STATUTORY PERIOD FOR REPLY THE MAILING DATE OF THIS COMMUNICATION.  - Extensions of time may be available under the provisions of 37 CFR 1.13 after SIX (6) MONTHS from the mailing date of this communication.  - If the period for reply specified above is less than thirty (30) days, a reply - If NO period for reply is specified above, the maximum statutory period w - Failure to reply within the set or extended period for reply will, by statute, Any reply received by the Office later than three months after the mailing earned patent term adjustment. See 37 CFR 1.704(b). | 36(a). In no event, however, may a reply be timed within the statutory minimum of thirty (30) days will apply and will expire SIX (6) MONTHS from the cause the application to become ABANDONED | ely filed  will be considered timely. the mailing date of this communication.  O (35 U.S.C. § 133). |
| Status  |   |   |
| <ul> <li>1) Responsive to communication(s) filed on 12/20</li> <li>2a) This action is FINAL. 2b) This</li> <li>3) Since this application is in condition for allowant closed in accordance with the practice under E</li> </ul>   | action is non-final.<br>nce except for formal matters, pro  |   |
| Disposition of Claims   |   |   |
| 4) ☐ Claim(s) 1-24 is/are pending in the application. 4a) Of the above claim(s) is/are withdraw 5) ☐ Claim(s) is/are allowed. 6) ☐ Claim(s) 1-6,9-15 and 17-22 is/are rejected. 7) ☐ Claim(s) 7, 8, 23 and 24 is/are objected to. 8) ☐ Claim(s) are subject to restriction and/or   | vn from consideration.  |   |
| Application Papers  |   |   |
| 9)☐ The specification is objected to by the Examine 10)☑ The drawing(s) filed on <u>07/19/01</u> is/are: a)☐ ac Applicant may not request that any objection to the Carection Replacement drawing sheet(s) including the correction 11)☐ The oath or declaration is objected to by the Ex   | ccepted or b) objected to by the drawing(s) be held in abeyance. See ion is required if the drawing(s) is obj   | ected to. See 37 CFR 1.121(d).  |
| Priority under 35 U.S.C. § 119  |   |   |
| 12) Acknowledgment is made of a claim for foreign a) All b) Some * c) None of:  1. Certified copies of the priority documents 2. Certified copies of the priority documents 3. Copies of the certified copies of the prior application from the International Bureau * See the attached detailed Office action for a list of  | s have been received.<br>s have been received in Application<br>ity documents have been receive<br>u (PCT Rule 17.2(a)).  | on No<br>ed in this National Stage  |
| Attachment(s)  1) Notice of References Cited (PTO-892)  2) Notice of Draftsperson's Patent Drawing Review (PTO-948)  3) Information Disclosure Statement(s) (PTO-1449 or PTO/SB/08) Paper No(s)/Mail Date   | 4)  Interview Summary Paper No(s)/Mail Da 5)  Notice of Informal P  |   |
| • • • •   | , <u> </u>  |   |

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Response to the applicant's amendments

Applicants argument with respect to original claims 1-8, 10-24 and amended claim 9

filled in 12/20/04 have been fully considered but they are not persuasive. Therefore, the rejection

in view of Jonsson and Kato made on 08/16/04 stands active.

A request for continued examination under 37 CFR 1.114, including the fee set forth in

37 CFR 1.17(e), was filed in this application after final rejection. Since this application is eligible

for continued examination under 37 CFR 1.114, and the fee set forth in 37 CFR 1.17(e) has been

timely paid, the finality of the previous Office action has been withdrawn pursuant to 37 CFR

1.114. Applicant's submission filed on 12/20/04 has been entered.

Response to the applicant's argument

The applicant contends that the prior art Kato does not disclose or teach calculating

independent data segments. However, the examiner disagrees since Kato in figures 5b and 5c

teach or disclose transmitted data divided into blocks or segments and each of the data blocks

comprise CRC codes for detecting errors. In light of the above, the inclusion of the term

"independent" in the claims does not change the concept of the claimed invention such that it is

allowable over the prior art of record. This is so because the process of detecting errors in each

blocks performing is error check individually although the term is not used by the prior art.

Therefore, the application of the prior art in relation to the claimed invention is appropriate.

**DETAILED ACTION** 

1. Claims 1-15 and 17-24 are presented for examination.

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# Claim objections

2. Claims 1 and 9 are objected to because of the following informalities:

Claims 1 and 9 recites, "A method comprising the steps of" and "An apparatus comprising" in the preamble. CFR § 1.75 states that the specification must conclude with a claim particularly pointing out and distinctly claiming the subject matter, which the applicant regards as his invention or discovery. A method does not indicate what a subject matter the claims are directed to. The examiner suggests that following "A method for delivering real-time multimedia data comprising the steps of" (in claim 1) and "An apparatus for delivering real-time multimedia data comprising" (in claim 9).

## Claim Rejections - 35 USC § 112

The following is a quotation of the second paragraph of 35 U. S. C 112

The specification shall conclude with one or more claims particularly pointing out and distinctly claiming the subject matter which the applicant.

- 3. Claim 1 is rejected under 35 U.S.C. 112, second paragraph, as being indefinite for failing to particularly point out and distinctly claim the subject matter which applicant regards as the invention.
- a) Claim 1 recites "said data packet" which is inconsistent with what was previously recited (i.e. a first data packet") (see claim 1 line 6). There is insufficient antecedent basis for this limitation in the claim.

### Claim Rejections - 35 USC § 103

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The following is a quotation of 35 U.S.C. 103(a) which forms the basis for all obviousness rejections set forth in this Office action:

(a) A patent may not be obtained though the invention is not identically disclosed or described as set forth in section 102 of this title, if the differences between the subject matter sought to be patented and the prior art are such that the subject matter as a whole would have been obvious at the time the invention was made to a person having ordinary skill in the art to which said subject matter pertains. Patentability shall not be negatived by the manner in which the invention was made.

The factual inquiries set forth in *Graham* v. *John Deere Co.*, 383 U.S. 1, 148 USPQ 459 (1966), that are applied for establishing a background for determining obviousness under 35 U.S.C. 103(a) are summarized as follows:

- 1. Determining the scope and contents of the prior art.
- 2. Ascertaining the differences between the prior art and the claims at issue.
- 3. Resolving the level of ordinary skill in the pertinent art.
- 4. Considering objective evidence present in the application indicating obviousness or nonobviousness.
- 4. Claims 1-6, 9-15, 17, 18-22 are rejected under 35 U.S.C. 103(a) as being unpatentable over Jonsson (U.S. PN: 6,609,224) in view of Kato (U.S. PN: 5,844,918).

As per claims 1, 9 and 17, Jonsson substantially teach or disclose in figure 1 disclose a typical packet (10) conforming to the IP-based transport layer protocols, such as UDP (User Data gram Protocol) and RTP (Real-time Transport Protocol) whereby the packet is made of a header section (12) (including source port, destination port, length and checksum) and a payload section (14) (see col. 1, lines 24-47). Further, Jonnson teach that checksums are used by the UDP and RTP transport layer protocols to detect errors in a single data packet and such transport layer checksums are calculated to provide coverage for the entire data packet (e.g., header and payload), included in the transport layer header as one of the header fields (see in fig. 1 element 16) and calculation of the checksum is performed by adding together all the octets of data in the

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packet to be transmitted (see col. 2, lines 48-60). Furthermore, Jonnson teach that the checksum field occupies two octets in most cases and is used to verify the correctness of the transport layer packet and IP version 4 (IPv4) provides an option to disable the checksum (see col. 3, lines 24-30). Jonsson does not explicitly teach calculating data integrity (checksum function) for data segments to be transmitted within the data packet. However, Kato in figure 5 teach a segmentation circuit (14) divides a transmission data into a fixed length (see figure 5b), an error detecting code addition circuit (16) added an error detecting code (CRC) to the thus-divided data segments (see figure 5c), the header addition circuit (20) further appends a packet header to each data segment complete with the CRC code, whereby a transmission data packet is generated (see figure 5d and col. 5, lines 28-35). Therefore, it would have been obvious to a person having an ordinary skill in the art at the time the invention was made to combine (incorporate) the teachings of Jonsson with the method of adding error correction codes (checksum or CRC codes) into independent segments as taught by Kato to provide a service option in which errors are detected separately. This modification would have been obvious because a person having ordinary skill in the art would have been motivated to do so because it would provide in achieving a reduction in power and resource consumption.

As per claims 2, 3, 10, 11, 18 and 19, Jonsson in view of Kato teach all the subject matter claimed in claims 1, 9 and 17 including Jonnson teach that checksums are used by the UDP and RTP transport layer protocols to detect errors in a single data packet and such transport layer checksums are calculated to provide coverage for the entire data packet (e.g., header and payload), included in the transport layer header as one of the header fields (see in fig. 1 element

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16) and calculation of the checksum is performed by adding together all the octets of data in the packet to be transmitted (see col. 2, lines 48-60).

As per claims 4, 12 and 20, Jonsson in view of Kato teach all the subject matter claimed in claims 1, 9 and 17, including Jonsson teach that a speech data is presently transported over the Internet using IP-based transport layer protocols such as the (UDP) and (RTP) and wherein a software converts speech into digital data which is then assembled into data packets suitable for transport over the Internet using the IP-based transport layer protocols (see col. 1, lines 24-32).

As per claims 5, 13, and 21, Jonsson in view of Kato teach all the subject matter claimed in claims 1 and 17 including Kato teach the digital transmission method defined as basic data is a video (audio) signal, and the basic data is transmitted in accordance with a TDMA/TDD method in the transmission step (see claim 4).

As per claims 6, 14 and 22, Jonsson in view of Kato teach all the subject matter claimed in claims 1, 9 and 17. Jonsson in view of Kato do not explicitly teach setting a checksum packet to zero. However, Jonsson teach that one of the checksum field occupies two octets in most cases and is used to verify the correctness of the transport layer packet and IP version 4 (IPv4) provides an option to disable the checksum (see col. 3, lines 24-30) which the system of Jonnson basically teach the option of disabling the checksum or setting the function of checksum to zero. Therefore, it would have been obvious to a person having an ordinary skill in the art at the time the invention was made to disable or set a checksum to zero in order to maximize the option of error detection process. This modification would have been obvious

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because a person having ordinary skill in the art would have been motivated in order to facilitate utilization of flexible and efficient error detecting/correcting operations.

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As per claim 15, Jonsson in view of Kato teach all the subject matter claimed in claims 1, 9 and 17 including Jonsson substantially teach or disclose in figure 1 disclose a typical packet (10) conforming to the IP-based transport layer protocols, such as UDP (User Data gram Protocol) and RTP (Real-time Transport Protocol) whereby the packet is made of a header section (12) (including source port, destination port, length and checksum) and a payload section (14) (see col. 1, lines 24-47). Jonsson in view of Kato teach all the subject matter claimed in claims 1, 9 and 17. Jonsson in view of Kato do not explicitly teach setting a checksum packet to zero. However, Jonsson teach that one of the checksum field occupies two octets in most cases and is used to verify the correctness of the transport layer packet and IP version 4 (IPv4) provides an option to disable the checksum (see col. 3, lines 24-30) which the system of Jonnson basically teach the option of disabling the checksum or setting the function of checksum to zero. Therefore, it would have been obvious to a person having an ordinary skill in the art at the time the invention was made to disable or set a checksum to zero to maximize the option of error detection process. This modification would have been obvious because a person having ordinary skill in the art would have been motivated in order to facilitate utilization of flexible and efficient error detecting/correcting operations.

#### Allowable subject matter

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5. Claim 7, 8, 23, 24 are objected to as being dependent upon a rejected base claim but would be allowable if rewritten independent from including all of the limitation of the base claim and any intervening claims.

The claimed invention comprises a method comprising receiving a data packet as a client and determining whether any of the independent data segments are corrupt based on said data integrity information and discarding any independent data segments which are corrupt (as in claim 7) which the prior art do not teach or render obvious.

Claim 8, which are directly or indirectly dependents of claim 7 are also objected.

The claimed invention comprises a method comprising receiving a data packet as a client and determining whether any of the independent data segments are corrupt based on said data integrity information and discarding any independent data segments which are corrupt (as in claim 23) which the prior art do not teach or render obvious.

Claim 24, which are directly or indirectly dependents of claim 23 are also objected.

#### Conclusion

6. Any inquiry concerning this communication or earlier communication from the examiner should be directed to Esaw Abraham whose telephone number is (571) 272-3812. The examiner can normally be reached on M-F 8-5.

If attempts to reach the examiner by telephone are successful, the examiner's supervisor, Albert DeCady can be reached on (571) 272-3819. The fax phone numbers for the organization where this application or proceeding is assigned are (703) 746-7239 for regular communications and (703) 746-7238 for after final communications.

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Any inquiry of a general nature or relating to the status of this application or proceeding should be directed to the receptionist whose telephone number is (703) 305-3900.

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Gruy J. Lamarre Primary Examiner